UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS (HOUSTON)

IN RE: . Case No. 22-60043

. Chapter 11

FREE SPEECH SYSTEMS, LLC, . (Jointly administered)

et al.,

. 515 Rusk Street

Debtors. . Houston, TX 77002

....

Tuesday, August 29, 2023

TRANSCRIPT OF EMERGENCY MOTION FOR INTERIM AND FINAL ORDERS (I)
AUTHORIZING THE USE OF CASH COLLATERAL PURSUANT TO SECTION 105,
361, AND 363 OF THE BANKRUPTCY CODE AND FEDERAL RULE OF
BANKRUPTCY PROCEDURE 4001(B) AND (II) GRANTING ADEQUATE
PROTECTION TO THE PRE-PETITION SECURED LENDER [6];
BEFORE THE HONORABLE CHRISTOPHER M. LOPEZ
UNITED STATES BANKRUPTCY COURT JUDGE

APPEARANCES:

For Free Speech Systems, LLC:

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APPEARANCES CONTINUED.

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1
         (Proceedings commence at 3:16 p.m.)
 2
              THE COURT: Alrighty. Good afternoon, everyone.
 3
    This is Judge Lopez. Today is August 29th. I'm going to call
 4
    the 3:15 case. I'm going to actually call combined the Alex
 5
    Jones and the Free Speech matters.
 6
              The line is completely muted. If you know you're
 7
    going to be speaking today, why don't you go ahead and hit
 8
    "five star" and I will unmute your line. Why don't I just take
 9
    appearances for both? If you can, just let me know if you're
10
    making appearance in one case or in both, just so we have a
11
    clean record.
12
              Good afternoon, Mr. Battaglia.
13
              MR. BATTAGLIA: Good afternoon, Your Honor. Ray
14
    Battaglia for Free Speech Systems. Patrick McGill, the chief
15
    restructuring officer, is in the court with me.
16
              THE COURT: Okay. Good afternoon.
17
              Ms. Haselden, good afternoon.
18
              MS. HASELDEN: Good afternoon, Your Honor. Melissa
19
    Haselden, Subchapter V trustee. And I believe Liz Freeman,
20
    counsel for trustee, is on the video.
21
              THE COURT: I do see her on the video.
22
              Good afternoon, Ms. Freeman.
23
              MR. NGUYEN: Good afternoon. Ha Nguyen for the U.S.
24
    Trustee.
25
              THE COURT: Okay. Good afternoon, Mr. Nguyen.
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1
              Okay. Let's see. I'm just going to kind of go in
 2
    the order in which I see them. So here's a 214 number?
 3
              MS. DRIVER: Good afternoon, Your Honor. Vickie
 4
    Driver, counsel for Mr. Jones.
 5
              THE COURT: Okay. Good afternoon, Ms. Driver.
              Just one second. And if you -- if I unmute your
 6
 7
    line, just ask that you please monitor yourselves.
 8
              Here's a 917 number?
 9
              MS. PORTER: Good afternoon, Your Honor. Katherine
    Porter from Akin for the Committee.
10
11
              THE COURT: Okay.
12
              MS. PORTER: And with me is my counsel, Sara
13
    Brauner -- my partner, Sara Brauner.
14
              THE COURT: Good afternoon to both of you.
15
              MS. BRAUNER: Good afternoon.
16
              THE COURT: 512 number?
17
              MR. LEMMON: Your Honor, Steve Lemmon for PQPR.
18
              THE COURT: Good afternoon, Mr. Lemmon.
19
              A 713 number?
20
              MS. FREEMAN: Good afternoon, Your Honor. Elizabeth
    Freeman, counsel for the Subchapter V trustee.
21
22
              THE COURT: Good afternoon.
23
              And here's a 212 number?
24
              MR. KIMPLER: Good afternoon, Your Honor. It's Kyle
25
    Kimpler from Paul, Weiss on behalf of the Connecticut
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plaintiffs.
 1
 2
              THE COURT: Alrighty. Good afternoon.
 3
              Mr. Battaglia, why don't -- I think we can start with
 4
    the cash collateral.
 5
              MR. BATTAGLIA: Pretty short docket today, Your
    Honor. Ray Battaglia for Free Speech Systems.
 6
 7
              The cash collateral proposed order was circulated
    Friday afternoon. I've received no comments or questions. I
 8
 9
    do want to address a couple of things. We had put in a $15,000
10
    approximately number last month for potential travel to Nevada
11
    that was earmarked.
12
              THE COURT: Mr. Battaglia, get close -- just move
13
    that mic just a little bit closer.
14
              MR. BATTAGLIA: Sure. Sure.
15
              THE COURT: It'll adjust. I just want to make sure
16
    everybody can hear you okay in video land.
17
              MR. BATTAGLIA: That did not get spent. And just to
18
    advise the Court -- and of course, these are -- Mr. McGill
19
    prepares the budgets as cash-based budgets, so anything that
20
    doesn't get spent doesn't stay out there on accrual basis to be
21
    spent on a later date.
22
              There's one thing that's not in the budget, and it
23
    does pertain to the next matter, the motion to quash, which is,
24
    it's going to be a relatively sizable expenditure to do the
25
    search that's -- that we're going to talk to you about in a
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moment. That is not in the budget yet because we're just
 2
    getting numbers on -- for an outside provider to do some
 3
    database searches. But I'll address that further in the next
 4
    hearing. We can talk about whether the Court requires me to
 5
    come back with something additional in the form of the budget.
 6
              THE COURT: Why don't we then -- on the proposed
 7
    order, does anyone wish to be heard with respect to cash
 8
    collateral?
 9
              Mr. Battaglia, before I let you go, maybe -- before I
10
    open it up to everyone else, when were you looking to come
11
    back? That's always the --
12
              MR. BATTAGLIA: Towards the end of the month but --
13
              THE COURT: Towards the end of the month?
14
              MR. BATTAGLIA: -- let me see what my -- I'm out of
15
    the country till the 25th, so get back on the 25th. So other
16
    than -- after that, I'm available, Judge.
17
              THE COURT: Maybe we can do, like, Wednesday the 27th
18
    at like, 10 a.m. on that?
19
              MR. BATTAGLIA: That's fine, Your Honor.
20
              THE COURT: Okay. Well, let me make sure everybody's
21
    okay with this before I -- I'm just thinking out loud with you
22
    here.
23
              Let me ask, does anyone wish to be heard with respect
24
    to cash collateral?
25
              MR. LEMMON: Your Honor? It's Steve Lemmon.
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1
              THE COURT: Yes, Mr. Lemmon. Good afternoon.
 2
              MR. LEMMON: I have a -- I have to fly to a wedding
 3
    on the morning of the 27th, so I'm available virtually any
 4
    other time so --
 5
              THE COURT: You want to see if I can push it in the
    afternoon? I am flying on the 28th. That's what kind of
 6
 7
    creates the dynamic here. No, that looks complicated.
 8
              You want to do Tuesday? What about the 20 --
 9
    Mr. Battaglia, I hate to do it to you, would the 26th in the
10
    afternoon work?
11
              MR. BATTAGLIA: That's fine, Judge.
12
              THE COURT: Okay. Could we do the 26th at two
1.3
    o'clock?
14
              MR. LEMMON: Yes, Your Honor.
15
              THE COURT: Okay. Anyone else wish to be heard?
16
              Okay. I'm going to approve the -- kind of
17
    continuing -- everybody's rights are obviously reserved as we
18
    continue each time in connection with this.
19
              Okay. Why don't we then turn to the motion to quash
20
    in the Jones -- wait --
21
              MR. BATTAGLIA: Your Honor, Ray Battaglia for Free
22
    Speech Systems. The Committee served a discovery -- 2004
23
    notice with a rather extensive discovery request a while back.
24
    And it -- it's -- it was finally filed after we had some back-
25
    and-forth, still subject to issues from the debtors'
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perspective. Lots of back-and-forth between committee counsel
 2
    and myself and it's pared-down pretty substantially to what I
    mentioned just a moment ago, which is a keyword search of the
 3
 4
    debtors' email database. The database -- and I'd had a
 5
    conversation, I think, just yesterday with the Committee
 6
    counsel about a couple of the terms that I didn't agree to.
 7
    But other than that, I told them that I was in the process of
 8
    exploring the cost because the debtor simply does not have the
 9
    ability, technology wise or personnel wise, to conduct the
10
    search that's been requested and so we've reached to outside
11
    third-party providers.
12
              THE COURT: To kind of assess with the -- kind of
13
    uploading the docs and then running the searches?
14
              MR. BATTAGLIA: It requires the transfer of the
15
    database to them. There's an upload charge, and that, frankly,
16
    is the largest cost here. Based on the size of the database,
17
    it would be $25,000 just to upload and keep it resident for 60
18
    days; the smaller charges, $5,000 for what is estimated to be
19
    the likely relevant materials; and then some additional costs
20
    for the personnel to run the searches and so forth. But that,
21
    in the grand scheme of things, is less than $3,000. So we're
22
    talking about a 30-plus thousand-dollar charge.
23
              I have not competitively bid it. But this was a
24
    party --
25
              THE COURT: Got it. I got it.
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1
              MR. BATTAGLIA: -- that I'm advised that others have
 2
    used called Relativity. They don't do the search, they have
 3
    third-party providers that they work with.
 4
              THE COURT: Yeah, I'm well familiar and --
              MR. BATTAGLIA: It didn't shock --
 5
 6
              THE COURT: I've done my --
 7
              MR. BATTAGLIA: I mean, it shocked me at one level on
    the number but not at the other.
 8
 9
              THE COURT: I've done my Relativity tour of duty back
10
    in the day, so I'm familiar with who they are.
11
              MR. BATTAGLIA: And so I have --
12
              THE COURT: Not endorsing them, I'm just saying I
13
    know who they are, just to --
14
              MR. BATTAGLIA: Understood. And I want to talk to
15
    the debtors' IT person to see if there's some way that even the
16
    database could be whittled down. That comes with its own risk,
17
    and I certainly don't want to misproduce something.
18
              THE COURT: Got it. I got it.
19
              MR. BATTAGLIA: We're going to produce whatever is
20
    relevant, but --
21
              THE COURT: So is the thought that if there is an
22
    agreement on kind of search terms, that you're going to have to
23
    -- or I should say, the estate would then -- how would the cost
24
        I know you said you wanted to -- you would need to come
25
    back to me in connection with --
```

1 MR. BATTAGLIA: Well it's not in this budget --2 THE COURT: It's not in this budget. 3 MR. BATTAGLIA: -- because I just received this after 4 the budget was submitted and circulated. So if the parties and 5 the Court consider that we have authority to do that within the 6 parameters that I've outlined, that's fine. And I expect that 7 what we'll end up with, with the Committee is some agreement 8 that resolves their 2004 notice and my -- Free Speech's motion 9 to quash. As I say, we're all but there. This was the last 10 11 piece to try to figure out what was involved from the debtors' 12 side. We have limited resources in terms of personnel and 1.3 that's not just the debtor, that's me, to throw at doing a 14 review and making sure that we're producing both relevant and 15 nonprivileged materials. 16 THE COURT: Yeah, I very much appreciate it. I got 17 it. 18 Let me just -- I guess, just open it up. 19 Let me hear from the Committee. It sounds like there 20 is some agreement here. Make sure it's here -- make sure that 21 y'all are okay with -- you agree with what Mr. Battaglia's 22 statements are. 23 MS. PORTER: That's right, Your Honor. Mr. Battaglia 24 has accurately represented the course of negotiations and where 25 we believe we are now. There are, I think, three terms that

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are still under discussion and the rest are agreed, a small
 2
    number of custodians. We really worked very hard with
 3
    Mr. Battaglia to narrow the request to what was necessary at
 4
    this stage in the case.
 5
              THE COURT: Okay. I appreciate it.
              So in terms of what we have now, I think I can just
 6
 7
    lean then -- kind of --
              MR. BATTAGLIA: Call this a status conference, Judge.
 8
 9
              THE COURT: Treat it as a status conference?
10
              MR. BATTAGLIA: And we'll upload an appropriate order
11
    or stipulation as we get there.
12
              THE COURT: Okay. If you need to stip it out -- in
13
    terms of the amount, you know, obviously, it -- I don't want to
14
    get -- just find the best price and if you all agree on a
15
    service provider and the amount, then I don't -- and obviously
16
    I don't care who it is, as long as you all agree and they can
17
    get the job done and timely.
18
              And if you need to file an amended budget or
19
    something, just take a look at it, and just upload a revised
20
    order. I don't think we need a hearing on that. I know what's
21
    coming and I know what it is. As long as the parties can kind
22
    of stip it out or maybe just an agreed amended, you know, cash
23
    collateral order or kind of get --
24
              MR. BATTAGLIA: Perhaps just the stipulation itself,
25
    we can set it out in there so it's noticed to everybody.
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1
              THE COURT: Just whatever's -- whatever makes the
 2
    most sense and is the most practical. That kind of makes sure
 3
    that -- there'll be transparency through the stip or through
 4
    something so I'm fine with that.
 5
              MR. BATTAGLIA: And I'm open to suggestions. If any
    of the professionals have someone they think is a -- you know,
 6
 7
    might be a lower cost, I'm open to suggestions, happy to take
 8
    an email.
 9
              THE COURT: I take it there -- you know, your days of
10
    going through boxes are over, Mr. Battaglia. Those days are --
11
              MR. BATTAGLIA: I -- I've -- I did that in ASARCO for
12
    3 million pages of documents so yes, I -- I've been there.
13
              THE COURT: Okay. So I guess there's nothing for me
14
    to sign today or nothing for me to address.
15
              Since we're all here, I did just note -- I think
16
    we've concluded the matters.
17
              Mr. Battaglia, is there anything else you think we
18
    needed to handle from the Free Speech point of view?
19
              MR. BATTAGLIA: No, Your Honor. There's still a few
20
    things out there that we're trying to haggle and work our way
21
    through, motion to approve an appointment contract with Alex
22
    Jones, not before the Court today. It was just filed this
23
    morning.
24
              THE COURT:
                         Oh, yeah, I saw that.
25
              MR. BATTAGLIA: And I'm sure that's going to generate
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some conversation or other issues that really don't need to be
 2
    discussed today.
 3
              THE COURT: Till --
 4
              MR. BATTAGLIA: I'm still trying to work with the
 5
    platinum and marketing money and think we're getting closer,
 6
    but every day someone throws something silly out there.
 7
              THE COURT: Right. On the motion, that one being --
    we need to put on full notice. And I know that you're thinking
 8
 9
    about this. I'm just thinking -- let's see what comes in and
    then we'll set it for hearing. Maybe that makes the most
10
11
    sense.
12
              MR. BATTAGLIA: I'm thinking if we don't get anywhere
13
    on the platinum ESG motion, the turnover motion that's been
    there for a while, I'm just going to set it. I'll ask the
14
15
    Court to set it on the date that we're hearing -- the 26th.
16
              THE COURT: Do we need to take that up?
17
              MR. BATTAGLIA: If we can't get this resolved. We're
18
    working with each other.
19
              THE COURT: Okay.
20
              MR. BATTAGLIA: And it's a numbers game at this point
21
    that should be solvable, but --
22
              THE COURT: I will tell you, I want to -- you know,
23
    obviously I've got something under advisement, but I want to
24
    continue ruling on matters that are set. And it -- that
25
    doesn't mean rush it in front of me, but it does mean I think
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we're here in that stage of the case and -- where we got to
 2
    start making decisions. And I -- so if there are matters that
 3
    are right for me to adjudicate, let's tee the issue up.
 4
              MR. BATTAGLIA: Those are the only two things from
 5
    the FSS side that are still unresolved and pending at this
 6
    particular moment.
 7
              THE COURT: Okay.
              MR. BATTAGLIA: I could be wrong, but I think that's
 8
 9
    it.
10
              THE COURT: Okay.
11
              In the Jones case, I did see a reservation of rights
12
    filed by the Committee with respect to the MORs. I'll open it
    up. I don't know if there's anything we need to talk about on
13
14
    that one or where we're going.
15
              MS. DRIVER: Your Honor?
16
              THE COURT Go ahead.
17
              MS. DRIVER: This is Vickie Driver. I wanted to say
18
    that this has been an ongoing conversation the Committee
19
    professionals and myself have been having. We are planning on
20
    having a pretty big and it just -- a little bit of timing has
21
    sort of caught me this week. We need to just sit and have what
22
    I would consider sort of a powwow over the budget and where we
23
    can come to agreement.
24
              We have instituted -- Blackbriar is now approving all
25
    payments. They were going through some personal assistants,
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which we were just having a little bit of a problem trailing in the support for some of those. Everything so far has been spent.

I don't think there's any dispute that we are spending it on what we say we're spending it on. I don't -- I mean, they may want to -- additional support for that, and we're willing to give it to them. And I want to do a powwow with them before we really bring anything on the budget to the Court. I think between Sara and Katherine and I, we -- we've been willing to, you know, try to work through some of these issues.

Those functional changes on Blackbriar approving payments really only instituted in the middle of August and were, honestly, a result of the July MOR. So we are making changes on this side. We'd like to see and be able to produce a full month of what we consider Blackbriar-approved expenses before we expend a whole lot of attorneys' and professional time trying to have a knockdown drag-out over a budget that, candidly, may -- we may just need to have that fight at a confirmation hearing, and it may just sort of coincide with that.

So we're going to have that powwow. We'll file a response to their reservation of rights. And to the extent that there's some sort of a motion that we need to take up at that point, I think that's probably when it'll be ripe from the

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1
    debtors' perspective.
 2
              THE COURT: Okay. Thank you.
              Does the Committee wish to address the Court?
 3
 4
    matter -- obviously, we're not taking the matter up today, but
 5
    -- or all right. There's nothing for me to take up. But if
 6
    there's anything the Committee wishes to address the Court
 7
    since we're here, I'll open it up.
 8
              MS. PORTER: I believe my co-counsel, Sara Brauner,
 9
    would like to address the Court, but may be on mute.
              THE COURT: Ms. Brauner, if -- Ms. Brauner, can you -
10
11
    - let me just try to see if I can do this. Ms. Brauner, I
12
    don't see anything on "five star". Maybe -- are you -- have I
1.3
    unmuted you? Let me know. There you are. Good afternoon.
14
              MS. BRAUNER: Good afternoon, Your Honor. Apologies.
15
    Sara Brauner, Akin, on behalf of the Committee. We did, in
16
    fact, file a reservation of rights, and Ms. Driver is correct.
17
    The discussions have been ongoing.
18
              As we stated in our reservation, we are pleased to
19
    see the developments with Blackbriar taking a more active role.
20
    We do have some concerns, and I think there likely will be
21
    disagreements over, not necessarily the controls in place, but
22
    the ultimate kind of magnitude of the budget and the
23
    expenditures. We don't need to litigate now what's in our
24
    reservation. It's there for the Court and everyone to see.
25
              We do have some concerns about how long this has
```

1	taken, understanding there are a lot of balls in the air, so we
2	are happy to continue to work with the debtor. But as we
3	stated, we think bringing these issues to a head soon, as
4	Your Honor has indicated previously, is going to be important
5	for the next stage of the case.
6	THE COURT: Alrighty. Anything else we need to talk
7	about today?
8	Alrighty. Well, thank you very much, everyone, for
9	your time. And we'll if anything comes up, just let me
10	know. Thank you very much. Y'all have a good day.
11	(Proceedings concluded at 3:34 p.m.)
12	* * * *
13	
14	CERTIFICATION
15	
16	I, Alicia Jarrett, court-approved transcriber, hereby
17	certify that the foregoing is a correct transcript from the
18	official electronic sound recording of the proceedings in the
19	above-entitled matter.
20	
21	20 10
22	alice I fameth
23	
24	ALICIA JARRETT, AAERT NO. 428 DATE: September 6, 2023